



Winston E. Calvert

Direct T314.259.4752 F314.552.4883

wcalvert@armstrongteasdale.com

MISSOURI KANSAS ILLINOIS NEVADA SHANGHAI

January 16, 2011

Ms. Michelle Kerr Remedial Project Manager U.S. Environmental Protection Agency – Region 5 Superfund Division (SR-6J) 77 W. Jackson Blvd. Chicago, IL 60604-3590

By e-mail: kerr.michelle@epa.gov & U.S. Mail

Re: USEPA General Notice and Information Request for the Chemetco Superfund Site in Hartford, Illinois – Totall Metal Recycling, Inc.

Dear Ms. Kerr:

This firm represents Totall Metal Recycling, Inc. ("Totall") relating to the Chemetco Site.

In reviewing correspondence received from EPA on behalf of other clients involved with the Chemetco matter, I saw a reference to Totall as being an intended recipient of a Section 104(e) Request. Totall did not receive such a request.

Totall understands that several PRPs have joined together as part of the "ISRI PRP Group." Totall has not formally joined any PRP Group but, without admitting liability and subject to a full reservation of rights, it is investigating those possibilities. Totall understands that the ISRI PRP Group has scheduled an organizational meeting in Chicago for January 31, 2012.

Recently, I received the informational CD from USEPA that was referenced in the December 20, 2011 meeting. Additionally, I have not yet had an opportunity to review the voluminous documents (including site-nexus documents) that are presently stored on the 7th Floor of USEPA's offices in Chicago and at the Hartford Public Library in Hartford, Illinois. Therefore, Totall requires additional time to conduct an investigation and to gather and to review the information necessary to respond to USEPA's extensive request for information, requests that Totall has not yet received.

I previously corresponded via email with Thomas Martin, to inquire about an extension of time for Totall to respond to the information requests and to ask for a copy of the information request intended for Totall, but did not yet receive a reply.

For all of these reasons and in consideration of a coordinated and comprehensive response to the USEPA, Totall hereby requests an extension of the time to respond to the Section 104(e) Request and to respond to the General Notice Letter until April 3, 2012. On behalf of Totall, I would also request that you have the Section 104(e) Request that USEPA intended to send to Totall directed to me at your earliest opportunity. As this site has been under the scrutiny of either the IEPA or USEPA for almost 30 years, this modest extension to allow for a coordinated and comprehensive response seems both reasonable and appropriate.

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Best regards,

Winston E. Calvert

cc: Ms. Joan Tanaka, Chief, Remedial Response Branch #1, USEPA, Region 5, 77 W. Jackson Blvd., Chicago, IL 60604-3590 (by U.S. Mail)

Mr. Thomas Martin, Associate Regional Counsel (by e-mail: martin.thomas@epa.gov)